

Hello.

I would like to post my, my wife's, and my mother's opposition to a petition which would void the the Indiana "do not call list" law and which would allow some of Indiana's banks to use against the wishes of those persons who have signed up for the Indiana "do not call list".

Our lives have been much improved since we do not receive unwanted marketing calls all times of day and night. We also will not have to wade through unwanted voice mail to get to a desired message.

Some persons try to compare this to junk mail; they are wrong. I can take all my mail and hold it until I scan it for its worth, about 3 seconds.

Since the breakup of ATT, the phone line from the telephone pole to my home and the wiring in my home, and the telephone equipment belongs to me, not the phone company, not to the banks or their "affiliates". If the state wants to assist me to monitor the use of my phone line and my phone equipment, it shows a good use of the state.

Also, since many of the banks in Indiana have been acquired by bigger banks the consumer has little choice about switching banks not to mention the costs involved in switching banks.

If the FCC should allow the banks to nullify the Indiana do not call list law, how will an individual stop the nightly intrusions into their home?

Please uphold the Indiana do not call list law as it stands today.

Sincerely,
Charles Eads, Cheryl Eads, and Josephine Eads